1	BRODSKY MICKLOW BULL & WEISS	SLLP	
2	Kurt Micklow, State Bar No. 113974 kmicklow@bmbwlawfirm.com Edward M. Bull III, State Bar No. 141966		
3	Edward M. Bull III, State Bar No. 141966 1070 Marina Village Parkway, Suite 200 Alameda, CA 94501	)	
4	Alameda, CA 94501   Telephone: (510) 268-6180   Facsimile: (510) 268-6181		
<ul><li>5</li><li>6</li></ul>	Attorneys for Plaintiff REGINALD ATTEBURY		
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
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11	REGINALD ATTEBURY,	) CASE NO. 4:14-CV-03039-SC	
12	Plaintiff,	ADMINISTRATIVE MOTION TO WITHDRAW AS COUNSEL	
13	vs.		
14	TRIPLE STAR LLC, and DOES 1-5, in personam, and F/V TRIPLE STAR, her	[Local Rules 7-11 and 11-5]	
15	engines, tackle, apparel, furniture, and		
16	appurtenances, <i>in rem</i> ;  Defendants.		
17		}	
18	~		

Counsel for Plaintiff REGINALD ATTEBURY respectfully requests pursuant to Local Rules 7-11 and 11-5 that he and his firm be permitted by order of the Court to withdraw as attorneys of record for Plaintiff in this case.

## **ADMINISTRATIVE MOTION**

Pursuant to Local Rule 11-5(a), Counsel for Plaintiff seeks an order permitting him and his firm to withdraw as counsel. Good cause exists to grant this motion based on the Declaration of Kurt Micklow submitted herewith. Due to a breakdown of the attorney client relationship between the Plaintiff and his attorneys of record, Brodsky Micklow Bull & Weiss LLP, Counsel can no longer fulfill the legal and ethical duties they owe to their client, Mr. Attebury, nor are they able to fulfill their obligations to the Court or to the opposing parties and

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1	their attorneys.	
2	Plaintiff has indicated that he intends to obtain other counsel, but no	
3	attorneys have come forward yet to make an appearance on Plaintiff's behalf.	
4	Nonetheless, Counsel request that they be permitted to withdraw at this time.	
5	Counsel agree to the withdrawal being subject to the condition pursuant to Local	
6	Rule 11-5(b) that papers may continue to be served on counsel for forwarding	
7	purposes, unless and until the Plaintiff appears by other counsel or pro se.	
8 9	DATED: June 2, 2015	BRODSKY MICKLOW BULL & WEISS LLP
10		By: /s/ Kurt Micklow Kurt Micklow
11		Attorneys for Plaintiff REGINALD ATTEBURY
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1	PROOF OF SERVICE		
2			
3	CASE NAME: Attebury v. Triple Star LLC et al U.S.D.C. for the Northern District of California. 3:14-cv-03039-SC		
4 5	am employed at and my business address is 1070 Marina Village Parkway, Suite 200, Alam		
6	ADMINISTRATIVE MOTION TO WITHDRAW AS COUNSEL		
7	on the Plaintiff, by placing true copies thereof in sealed envelopes addressed as shown below by the following means of service		
8	Reginald Attebury 4524 Lewis Avenue Eureka, CA 95503		
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11	prepaid, to be deposited in a recognized place of deposit of the U.S. mail in Oakland, California, for collection to the office of the addressee following ordinary business practices.  : By Personal Service - I personally caused delivery of each such envelope to the office of the		
12			
13 14			
15 16	: <u>By Overnight Courier</u> - I caused each such envelope to be given to an overnight mail service at San Francisco, California, to be hand delivered to the office of the addressee on the next business day.		
17 18	: <u>Facsimile</u> - (Only where permitted. Must consult CCP §1012.5 and California Rules of Court 2001-2011. Also consult FRCP Rule 5(e). Not currently authorized in N.D. CA)		
19	I declare under penalty of perjury that the foregoing is true and correct. Executed		
20	June 2, 2015 at Alameda, California.		
21	/ /IZ AN' 11		
22	/s/ Kurt Micklow Kurt Micklow		
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